IN AND FOR THE

# Fifth Appellate District

# F052506 People v. Aispuro

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN AND FOR THE

# Fifth Appellate District

## F052506 People v. Aispuro

The judgment is affirmed. Kane, J.

We concur: Levy, Acting P.J.; Hill, J.

[CERTIFIED FOR PUBLICATION]

## F049370 People v. Miranda

The judgment is affirmed. Dawson, J.

We concur: Vartabedian, Acting P.J.; Cornell, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

## F051187 People v. Long

The judgment is affirmed with modifications. Kane, J.

We concur: Levy, Acting P.J.; Hill, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

### F051741 Williams v. Gregg et al.

The judgment is affirmed. Costs are awarded to the Greggs. Cornell, J.

We concur: Levy, Acting P.J.; Hill, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

## F050181 Hostetler v. Labar Enterprises, Inc.

The judgment is reversed. This matter is remanded with directions to enter judgment in favor of defendant Labar Enterprises, Inc., and against plaintiff Greg Hostetler. The trial court shall enter a new order on costs consistent with the judgment. Appellant is awarded costs of appeal and attorney fees on appeal in an amount to be determined by the trial court. Vartabedian, Acting P.J.

We concur: Wiseman, J.; Levy, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

#### F051997 In re Dante S., a Minor

The judgment is affirmed with modifications.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

IN AND FOR THE

# Fifth Appellate District

## F051997 People v. Stugard

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

## F052101 People v. Dimery III

Filed modification of opinion (change in judgment).

The judgment is reversed. The case is remanded to the trial court to hold a hearing to determine whether the prior prison term enhancement from appellant's 1990 conviction was washed out. If it did wash out, the court shall permit the appellant, if he wishes to do so, to withdraw his plea and the People may proceed with their prosecution of this action. If the 1990 prior prison term enhancement did not wash out, the court may reimpose its original judgment.

Appellant's petition for rehearing is denied.

Vartabedian, Acting P.J.

We concur: Harris, J.; Levy, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

#### F052542 People v. Huizar

The above-entitled case is submitted for decision.

### F052542 People v. Huizar

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

#### F052379 People v. Jacques

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN AND FOR THE

# Fifth Appellate District

F052379 People v. Jacques

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F051996 Ross v. Department of Corrections and Rehabilitation et al.

Appellant's petition for rehearing filed herein is denied.